## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

TIBERIUS MAYS,	)
Plaintiff,	)
vs.	) Case No. 18-cv-596-DW
AARON SINGLER,	)
Defendant.	)

## MEMORANDUM & ORDER

## **DUGAN**, District Judge:

Plaintiff Tiberius Mays is a former inmate in the Illinois Department of Corrections ("IDOC") housed at the Centralia Correctional Center ("Centralia"). This matter is before the Court for case management purposes. Plaintiff has failed to comply with the Court's Orders (Docs. 90 and 92) and has apparently failed to maintain a correct current address with the Court. As a result, the case is **DISMISSED**.

On initial screening of the case, Plaintiff was reminded that he is under an obligation to update the Court of any change of address within 7 days of a move, and that failure to do say may result in dismissal for want of prosecution. (Doc. 10, p. 6).

On December 16, 2020, the Court granted Defendant's Motion to Compel related to Plaintiff's failure to respond to discovery. (Doc. 90). Plaintiff was warned that failure to respond to discovery on or before December 28, 2020 may result in sanctions including dismissal of his claims. When Plaintiff failed to respond, the Court issued a Show Cause Order, warning Plaintiff that Failure to respond by January 20, 2021 would result in

dismissal for failure to prosecute. (Doc. 92). Plaintiff has failed to respond by the

deadline. Moreover, the Court's Show Cause Order was returned via U.S. Mail as

undeliverable and without forwarding address, indicating that Plaintiff has failed to

follow the Court's Order regarding notification of change of address. (Doc. 93).

For these reasons, Plaintiff's claim against Defendant Aaron Singler is

**DISMISSED**, and this action is **DISMISSED** with prejudice, based on Plaintiff's failure

to comply with orders of the Court and for failure to prosecute his claims. See FED. R. CIV.

P. 41(b); Lucien v. Brewer, 9 F.3d 26, 28-29 (7th Cir. 1993) (stating dismissal is a "feeble

sanction" if it is without prejudice; "Rule 41(b) states the general principle that failure to

prosecute a case should be punished by dismissal of the case with prejudice.").

The Court left unresolved the question of expenses under Rule 37(b)(2)(C) when it

granted Defendant Singler's Motion to Compel. (Doc. 92). Defendant may submit a

motion for such expenses if he wishes, with appropriate documentation attached, within

14 days of the date of this Order.

The Clerk of Court is **DIRECTED** to close this case and enter judgment

accordingly.

IT IS SO ORDERED.

DATED: January 29, 2021

/s David W. Dugan\_

DAVID W. DUGAN

UNITED STATES DISTRICT JUDGE

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